UNITED STA	TES B	ANKRU	PTCY	COURT
SOUTHERN	DISTR	ICT OF	NEW	YORK

In re :

: Chapter 11

SEARS HOLDINGS CORPORATION, et al.,

Case No. 18-23538 (RDD)

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Debtors. 1 : (Jointly Administered)

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AFFIDAVIT AND DISCLOSURE STATEMENT OF VIRGINIA GAMBACURTA, ON BEHALF OF CARR ALLISON

STATE OF ALABAMA)
) s.s.:
COUNTY OF JEFFERSON)

- I, Virginia Gambacurta, being duly sworn, upon her oath, deposes and says as follows:
- I am an attorney at Carr Allison, located at 100 Vestavia Parkway,
 Birmingham, Alabama 35216 (the "Firm").

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are as follows: Sears Holdings Corporation (0798); Kmart Holding Corporation (3116); Kmart Operations LLC (6546); Sears Operations LLC (4331); Sears, Roebuck and Co. (0680); ServiceLive Inc. (6774); SHC Licensed Business LLC (3718): A&E Factory Service, LLC (6695); A&E Home Delivery, LLC (0205); A&E Lawn & Garden, LLC (5028); A&E Signature Service, LLC (0204); FBA Holdings Inc. (6537); Innovel Solutions, Inc. (7180); Kmart Corporation (9500); MaxServ, Inc. (7626); Private Brands, Ltd. (4022); Sears Development Co. (6028); Sears Holdings Management Corporation (2148); Sears Home & Business Franchises, Inc. (6742); Sears Home Improvement Products, Inc. (8591); Sears Insurance Services, L.L.C. (7182); Sears Procurement Services, Inc. (2859); Sears Protection Company (1250); Sears Protection Company (PR) Inc. (4861); Sears Roebuck Acceptance Corp. (0535); Sears, Roebuck de Puerto Rico, Inc. (3626); SYW Relay LLC (1870); Wally Labs LLC (None); SHC Promotions LLC (9626); Big Beaver of Florida Development, LLC (None); California Builder Appliances, Inc. (6327); Florida Builder Appliances, Inc. (9133); KBL Holding Inc. (1295); KLC, Inc. (0839); Kmart of Michigan, Inc. (1696); Kmart of Washington LLC (8898); Kmart Stores of Illinois LLC (8897); Kmart Stores of Texas LLC (8915); MyGofer LLC (5531); Sears Brands Business Unit Corporation (4658); Sears Holdings Publishing Company, LLC. (5554); Sears Protection Company (Florida), L.L.C. (4239); SHC Desert Springs, LLC (None); SOE, Inc. (9616); StarWest, LLC (5379); STI Merchandising, Inc. (0188); Troy Coolidge No. 13, LLC (None); BlueLight.com, Inc. (7034); Sears Brands, L.L.C. (4664); Sears Buying Services, Inc. (6533); Kmart.com LLC (9022); and Sears Brands Management Corporation (5365). The location of the Debtors' corporate headquarters is 3333 Beverly Road, Hoffman Estates, Illinois 60179.

- 2. Sears Holdings Corporation and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "**Debtors**"), have requested that the Firm provide legal services to the Debtors, and the Firm has consented to provide such services (the "**Services**").
- 3. The Services include, but are not limited to, the following: legal representation and support services for any and all claims and litigated matters previously referred to the Firm and/or that may be referred to the Firm in the future.
- 4. The Firm may have performed services in the past and may perform services in the future, in matters unrelated to these chapter 11 cases, for persons that are parties in interest in the Debtors' chapter 11 cases. As part of its customary practice, the Firm is retained in cases, proceedings, and transactions involving many different parties, some of whom may represent or be claimants or employees of the Debtors, or other parties in interest in these chapter 11 cases. The Firm does not perform services for any such person in connection with these chapter 11 cases. In addition, the Firm does not have any relationship with any such person, such person's attorneys, or such person's accountants that would be adverse to the Debtors or their estates with respect to the matters on which the Firm is to be retained.
- 5. Neither I, nor any principal of, or professional employed by the Firm has agreed to share or will share any portion of the compensation to be received from the Debtors with any other person other than principals and regular employees of the Firm.
- 6. Neither I nor any principal of, or professional employed by the Firm, insofar as I have been able to ascertain, holds or represents any interest materially adverse to the Debtors or their estates with respect to the matters on which the Firm is to be retained.

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7. As of the commencement of this chapter 11 case, the Debtors owed the Firm

\$49,714.14 in respect of prepetition services rendered to the Debtors.

8. The Firm is conducting further inquiries regarding its retention by any

creditors of the Debtors, and upon conclusion of this inquiry, or at any time during the period of

its employment, if the Firm should discover any facts bearing on the matters described herein, the

Firm will supplement the information contained in this Affidavit.

Pursuant to 28 U.S.C. §1746, I declare under penalty of perjury under the laws of

the United States of America that the foregoing is true and correct, and that this Affidavit and

Disclosure Statement was executed on the 20th day of February, 2019, at 100 Vestavia Parkway,

Birmingham, Alabama 35216.

Affiant Name

SWORN TO AND SUBSCRIBED before Me this 204 day of February, 2019

Notary Public

ing amobion Expires:

December 21, 2019

UNITED STATES BANKRUPTCY CO	DURT
SOUTHERN DISTRICT OF NEW YO	RK

In re : Chapter 11

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Debtors.¹ : (Jointly Administered)

RETENTION QUESTIONNAIRE

TO BE COMPLETED BY PROFESSIONALS EMPLOYED by Sears Holdings Corporation and its debtor affiliates, as debtors and debtors in possession (collectively, the "**Debtors**").

All questions **must** be answered. Please use "none," "not applicable," or "N/A," as appropriate. If more space is needed, please complete on a separate page and attach.

1. Name and address of professional:

Virginia F. Gambacurta CARR ALLISON 100 Vestavia Parkway Birmingham, AL 35216

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Date	of retention:
Carr .	Allison has been representing Sears entities since February 1997, and Kmart entities
since	the acquisition in 2004. For purposes of Carr Allison's retention post-bankruptcy
petiti	on as "ordinary course professionals," the date of retention is October 15, 2018.
Type	of services to be provided:
<u>Legal</u>	
	description of services to be provided: I representation and support services for any and all claims and litigated matters
	ously referred to the Firm and/or that may be referred to the Firm in the future.
-	ngements for compensation (hourly, contingent, etc.):
<u>Hour</u>	ly
(a)	'
()	Average hourly rate (if applicable): \$150/hour
(b)	

6.	Prepetition claims against the Debtors held by the company:
	Amount of claim: <u>\$49,714.14</u>
	Date claim arose: October 15, 2018
	Nature of claim: <u>Legal fees and expenses for services performed prior to the</u>
	Commencement Date, i.e. October 15, 2018.
7.	Prepetition claims against the Debtors held individually by any member, associate, or employee of the company:
	Name: With the exception of the amount referenced in number 6, above, Carr Allison does
	not have any other prepetition claims against the Debtors.
	Status: N/A
	Amount of claim: \$ N/A
	Date claim arose: N/A
	Nature of claim: <u>N/A</u>
8.	Disclose the nature and provide a brief description of any interest adverse to the Debtors or to their estates for the matters on which the professional is to be employed:
	<u>N</u> /A
9.	Name and title of individual completing this form:
	Shareholder
Dated:	December 17, 2018